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4 5 6 7 8 9	CHRISTINA M. McCALL (CASBN 234139) Assistant United States Attorney 1301 Clay Street, Suite 340-S Oakland, CA 94612 Telephone: (510) 637-3717 Fax: (510) 637-3724 E-mail: christina.mccall@usdoj.gov Attorneys for Plaintiff
11	UNITED STATES DISTRICT COURT
12	NORTHERN DISTRICT OF CALIFORNIA
13	OAKLAND BRANCH
14	UNITED STATES OF AMERICA,) No. CR-11-00938 SBA
15	Plaintiff,
16	v.) STIPULATION AND
17	DIEGO LYTHELL ANDERSON, ORDER TO CONTINUE STATUS CONFERENCE TO AUGUST 28, 2012
18	Defendant.
19	
20	On August 13, 2012, the Court denied defendant's motion to suppress evidence all
21	evidence seized from him at the time of his arrest. At the conclusion of the order, the
22	case was referred to the duty magistrate judge for status or trial setting. The parties
23	request that this Court set this matter for status conference or trial setting on August 28,
24	2012 at 9:30 a.m., and that the Court exclude time under the Speedy Trial Act between
25	the date of this stipulation and August 28, 2012. The parties stipulate that the time is
26	excludable from the time limitations of the Speedy Trial Act because the interests of
27	justice are served by granting a continuance, pursuant to 18 U.S.C. § 3161(h)(7)(A) and
28	STIPULATION AND EXCLUSION OF TIME CR 11-00938 SBA

(B)(iv).

Such continuance is required because defense counsel needs time to review the order with his client, and research available options for potential trial or appeal. During this time, government counsel is researching options for, and preparing for, a variety of approaches, including: a stipulated facts bench trial; a full jury trial; or a conditional guilty plea offer. This continuance will allow the reasonable time necessary for effective preparation and continuity of counsel, taking into account the exercise of due diligence.

As such, the parties respectfully request that the time between the date of this stipulation and August 28, 2012 be excluded under U.S.C. § 3161(h)(7)(A) and (B)(iv).

DATED: August 15, 2012 Respectfully submitted,

MELINDA HAAG United States Attorney

/s/ Christina McCall
CHRISTINA McCALL
Assistant United States Attorney

/s/ Jerome Matthews
JEROME MATTHEWS
Attorney for Diego Lythell Anderson

ORDER

Based on the reason provided in the stipulation of the parties above, the Court hereby FINDS that for adequate preparation of the case by all parties, and in the interest of justice, pursuant to 18 U.S.C. sections 3161(h)(7)(A) and (B)(iv), an exclusion of time is warranted under the Speedy Trial Act. Based on these findings, IT IS HEREBY ORDERED THAT the hearing is set on August 28, 2012 before the duty magistrate judge at 9:30 a.m., and time is excluded from the date of this stipulation until August 28, 2012.

IT IS SO ORDERED.

DATED: 8/15/12

United States District Judge

STIPULATION AND EXCLUSION OF TIME CR 11-00938 SBA